## Senate File 373 - Introduced

SENATE FILE

BY COMMITTEE ON ENVIRONMENT

AND ENERGY INDEPENDENCE

(SUCCESSOR TO SSB 1262)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
Approved				-	_	

## A BILL FOR

1 An Act relating to the operation and purview of the office of 2 energy independence, by transferring authority over specified 3 energy=related measures and programs from the department of 4 natural resources to the office of energy independence, and 5 providing transition provisions relating to the transfer of 6 authority.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

8 TLSB 1302SV 83

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1 Section 1. Section 7D.34, subsection 2, paragraphs b and 2 c, Code 2009, are amended to read as follows: Before a state agency seeks approval of the executive b. 4 council for leasing real or personal properties or facilities 5 for use as or in connection with any energy conservation 6 measure, the state agency shall have a comprehensive 7 engineering analysis done on a building in which it seeks to 1 8 improve the energy efficiency by an engineering firm approved 9 by the department of natural resources office of energy 10 independence through a competitive selection process and the 1 11 engineering firm is subject to approval of the executive 1 12 council. Provisions of this section shall only apply to 1 13 energy conservation measures identified in the comprehensive 1 14 engineering analysis. c. Before the executive council gives its approval for a 1 15 16 state agency to lease real and personal properties or 1 17 facilities for use as or in connection with any energy 1 18 conservation measure, the executive council shall in 1 19 conjunction with the department of natural resources office of 20 energy independence and after review of the engineering 1 21 analysis submitted by the state agency make a determination 1 22 that the properties or facilities will result in energy cost 1 23 savings to the state in an amount that results in the state 1 24 recovering the cost of the properties or facilities within six 1 25 years after the initial acquisition of the properties or 26 facilities. 1 27 Sec. 2. Section 7D.35, Code 2009, is amended to read as 1 28 follows: 1 29 7D.35 DISPUTE RESOLUTION. 1 30 The executive council shall resolve any disputes 1 31 transmitted to it by the department of natural resources 32 office of energy independence, the state building code 33 commissioner, or both, arising under section 470.7.
34 Sec. 3. Section 7E.5, subsection 1, paragraph q, Code 1 1 35 2009, is amended to read as follows: q. The department of natural resources, created in section 455A.2, which has primary responsibility for state parks and 2 3 forests, protecting the environment, and managing energy, 4 fish, wildlife, and land and water resources. 2 Sec. 4. Section 8A.362, subsection 4, paragraph c, Code 2009, is amended to read as follows: c. Not later than June 15 of each year, the director shall 8 report compliance with the corporate average fuel economy 9 standards published by the United States secretary of 2 10 transportation for new motor vehicles, other than motor 2 11 vehicles purchased by the state department of transportation,

2 12 institutions under the control of the state board of regents, 2 13 the department for the blind, and any other state agency 2 14 exempted from the requirements of this subsection. The report 2 15 of compliance shall classify the vehicles purchased for the 2 16 current vehicle model year using the following categories: 2 17 passenger automobiles, enforcement automobiles, vans, and 18 light trucks. The director shall deliver a copy of the report 2 19 to the department of natural resources office of energy 20 independence. As used in this paragraph, "corporate average 21 fuel economy" means the corporate average fuel economy as 2 22 defined in 49 C.F.R. } 533.5. 2 23 Sec. 5. Section 72.5, subsection 2, Code 2009, is amended 2 24 to read as follows: 2.5 2. The director of the department of natural resources 26 office of energy independence in consultation with the 2 27 department of management, state building code commissioner, 28 and state fire marshal, shall develop standards and methods to 29 evaluate design development documents and construction 30 documents based upon life cycle cost factors to facilitate 31 fair and uniform comparisons between design proposals and 32 informed decision making by public bodies. 33 Sec. 6. Section 103A.8, subsection 7, Code 2009, is 33 34 amended to read as follows: 35 7. Limit the application of thermal efficiency standards 3 for energy conservation to construction of buildings which are 2 heated or cooled. Air exchange fans designed to provide 3 3 ventilation shall not be considered a cooling system. The 3 4 commissioner shall exempt any construction from any thermal 5 efficiency standard for energy conservation if the 6 commissioner determines that the standard is unreasonable as 7 it would apply to a particular building or class of buildings. 8 No standard adopted by the commissioner for energy 9 conservation in construction shall be interpreted to require 10 the replacement or modification of any existing equipment or 11 feature solely to ensure compliance with requirements for 3 12 energy conservation in construction. Lighting efficiency 13 standards shall recognize variations in lighting intensities 3 14 required for the various tasks performed within the building. 3 15 The commissioner shall consult with the department of natural 16 resources office of energy independence regarding standards 3 17 for energy conservation prior to the adoption of the 3 18 standards. However, the standards shall be consistent with 3 19 section 103A.8A. Sec. 7. Section 103A.27, subsection 4, Code 2009, is 3 20 3 21 amended to read as follows: 4. The commission shall be formed for the two=year period 3 23 beginning July 1, 2008, and ending June 30, 2010, and shall 24 submit a report to the governor and the general assembly by 3 25 January 1, 2011, regarding its activities and recommendations. 3 26 Administrative support shall be furnished by the department of 27 public safety, with the assistance of the office of energy 28 independence and the department of natural resources. Sec. 8. Section 159A.3, subsection 4, Code 2009, is 30 amended to read as follows: The office and state entities, including the 3 32 department, the committee, the Iowa department of economic 3 33 development, the state department of transportation, the 34 department of natural resources office of energy independence, 35 and the state board of regents institutions, shall cooperate to implement this section. 4 Sec. 9. Section 159A.4, subsection 1, paragraph d, Code 4 2009, is amended to read as follows: d. The director of the department of natural resources 4 5 office of energy independence, or a person designated by the director, representing the department of natural resources office of energy independence. 4 4 4 8 Sec. 10. Section 159A.4, subsection 1, unnumbered 4 9 paragraph 2, Code 2009, is amended to read as follows: 4 10 The governor shall appoint persons who shall be confirmed 4 11 by the senate, pursuant to section 2.32, to serve as voting 4 12 members of the committee. However, the secretary of
4 13 agriculture shall appoint the person representing the
4 14 department of agriculture and land stewardship, the director 4 15 of the Iowa department of economic development shall appoint 4 16 the person representing that department, the director of the 4 17 state department of transportation shall appoint the person 4 18 representing that department, and the director of the 19 department of natural resources office of energy independence 4 20 shall appoint the person representing that department the office. The governor may make appointments of persons 4 22 representing organizations listed under paragraphs "g" through

4 23 "i" from a list of candidates which shall be provided by the 4 24 organization upon request by the governor. Sec. 11. Section 159A.6B, unnumbered paragraph 2, Code 4 26 2009, is amended to read as follows: The office may execute contracts in order to provide 4 28 technical support and outreach services for purposes of 29 assisting and educating interested persons as provided in this 30 section. The office may also contract with a consultant to 4 31 provide part or all of these services. The office may require 32 that a person receiving assistance pursuant to this section 33 contribute up to fifty percent of the amount required to 34 support the costs of contracting with the consultant to 35 provide assistance to the person. The office shall assist the 1 person in completing any technical information required in order to receive assistance by the department of economic 3 development pursuant to the value=added agricultural products 4 and processes financial assistance program created pursuant to 5 section 15E.111. The office shall cooperate with the 6 department of economic development, the department of natural resources office of energy independence, and regents 5 8 institutions or other universities and colleges as provided in 9 section 15E.111, in order to carry out this section. 5 10 Sec. 12. Section 214A.19, subsection 1, Code 2009, is 11 amended to read as follows: 5 12 1. The department of natural resources office of energy independence, conditioned upon the availability of funds, is 14 authorized to award demonstration grants to persons who 5 15 purchase vehicles which operate on alternative fuels, 5 16 including but not limited to E=85 gasoline, biodiesel, 5 17 compressed natural gas, electricity, solar energy, or 5 18 hydrogen. A grant shall be for the purpose of conducting 5 19 research connected with the fuel or the vehicle, and not for 5 20 the purchase of the vehicle itself, except that the money may 21 be used for the purchase of the vehicle if all of the 5 22 following conditions are satisfied: a. The department office retains the title to the vehicle. 5 24 b. The vehicle is used for continuing research. 5 If the vehicle is sold or when the research related to c. 5 26 the vehicle is completed, the proceeds of the sale of the 5 27 vehicle shall be used for additional research. 5 28 Sec. 13. Section 266.39C, subsection 2, paragraph a, 5 29 subparagraph (6), Code 2009, is amended to read as follows: (6) One representative of the <del>department of natural</del> 5 30 resources office of energy independence, appointed by the 31 5 32 director. 5 33 Sec. 14. Section 272C.2, subsection 3, Code 2009, is 5 34 amended to read as follows: 3. The state board of engineering and land surveyors, the 1 board of architectural examiners, the board of landscape 6 6 2 architectural examiners, and the department of natural resources office of energy independence shall cooperate with 6 6 4 each other and with persons who typically offer continuing 5 education courses for design professionals to make available 6 6 energy efficiency related continuing education courses, and to 6 encourage interdisciplinary cooperation and education 8 concerning available energy efficiency strategies for 6 6 9 employment in the state's construction industry. Sec. 15. Section 279.44, unnumbered paragraph 1, Code 2009, is amended to read as follows: 6 10 6 11 6 12 Between July 1, 1986 and June 30, 1991, and on a staggered 6 13 annual basis each five years thereafter, the board of 6 14 directors of each school district shall file with the 6 15 department of natural resources office of energy independence, 6 16 on forms prescribed by the <del>department of natural resources</del> 6 17 <u>office</u>, the results of an energy audit of the buildings owned 6 18 and leased by the school district. The energy audit shall be 6 19 conducted under rules adopted by the department of natural 6 20 resources office pursuant to chapter 17A. The department of 21 natural resources office may waive the requirement for the 6 22 initial and subsequent energy audits for school districts that 6 23 submit evidence that energy audits were conducted prior to 6 24 January 1, 1987 and energy consumption for the district is at 6 25 an adjusted statewide average or below. 26 Sec. 16. Section 323A.2, subsection 1, paragraph c, Code 27 2009, is amended to read as follows:
28 c. The director of the department of natural resources 6 26 6 28 6 29 office of energy independence determines that the franchisee 30 has demonstrated that a special hardship exists in the 31 community served by the franchisee relating to the public 6 32 health, safety, and welfare, as specified under the rules of 6 33 the <del>department of natural resources</del> <u>office</u>.

Sec. 17. Section 441.21, subsection 8, paragraph c, 6 35 subparagraph (2), unnumbered paragraph 2, Code 2009, is 1 amended to read as follows: In assessing and valuing the property for tax purposes, the assessor shall disregard any market value added by a solar 7 4 energy system to a building. The director of revenue shall 5 adopt rules, after consultation with the <del>department of natural 6 resources</del> office of energy independence, specifying the types 7 of equipment and structural components to be included under 8 the guidelines provided in this subsection. Sec. 18. Section 455A.2, Code 2009, is amended to read as 7 10 follows: 7 11 455A.2 DEPARTMENT OF NATURAL RESOURCES. 7 12 A department of natural resources is created, which has the 7 13 primary responsibility for state parks and forests, protecting 7 14 the environment, and managing energy, fish, wildlife, and land 7 15 and water resources in this state. 7 16 Sec. 19. Section 469.3, subsection 2, Code 2009, is 7 17 amended to read as follows: 2. The director shall do all of the following: 7 18 a. Direct the office of energy independence.b. Coordinate the administration of the Iowa power fund. 7 19 7 20 c. Lead outreach and public education efforts concerning 7 21 22 renewable energy, renewable fuels, and energy efficiency. 7 d. Pursue new research and investment funds from federal 2.3 7 24 and private sources. 7 e. Coordinate and monitor all existing state and federal 2.5 7 26 renewable energy, renewable fuels, and energy efficiency 7 27 grants, programs, and policy. 7 Advise the governor and general assembly concerning 28 29 renewable energy, renewable fuels, and energy efficiency 30 policy and legislation. 7 31 g. Establish performance measures for determining 32 effectiveness of renewable energy, renewable fuels, and energy 33 efficiency efforts. h. Contract for and utilize assistance from the department 7 35 of economic development regarding administration of grants, loans, and other financial incentives related to section 8 2 469.9, subsection 4, paragraph "a", subparagraph (1), the 8 3 department of natural resources and the utilities board 8 4 regarding assistance in the administration of grants, loans, 5 and other financial incentives related to section 469.9, 8 8 6 subsection 4, paragraph "a", subparagraph (2), and other state 8 7 agencies as appropriate. 8 8 i. Develop an Iowa energy independence plan pursuant to 8 9 section 469.4. 8 10 j. Approve engineering firms for performance of comprehensive engineering analyses done on buildings in which a state agency seeks to improve energy efficiency pursuant to 8 8 13 section 7D.34. k. Develop standards and methods to evaluate design 15 development and construction documents based on life cycle 8 16 cost factors in relation to design proposals submitted 17 pursuant to section 72.5. 8 18 1. Coordinate with other state agencies regarding implementation of the office of renewable fuels and coproducts 8 20 pursuant to section 159A.3, serve on the renewable fuels and coproducts advisory committee, and assist in providing technical assistance to new or existing renewable fuel 8 23 production facilities. m. Award demonstration grants for alternative fuels research pursuant to section 214A.19. 8 24 n. Appoint a representative to serve on the Iowa energy center advisory council established in section 266.39C. 8 28 o. Make available energy efficiency related continuing education courses pursuant to section 272C.2. 8 30 p. Receive results relating to energy audits from school districts and perform related functions pursuant to section 8 8 <u>279.44.</u> q. Determine whether special hardship criteria has been 34 demonstrated regarding franchise alternative fuel purchases 35 pursuant to section 323A.2.

1 r. Consult with the state building code commissioner
2 regarding submissions of life cycle cost analyses pursuant to 8 section 470.7. Compile energy=related information, administer and 5 coordinate the state building energy management program, and 6 perform additional responsibilities specified in section

t. Transmit by resolution to the governor a determination

9 of actual or impending acute usable energy shortage pursuant

9 10 to section 473.8.
9 11 u. Operate a liquid fossil fuel set=aside program as <u>required in section 473.10.</u> 13 v. Administer the building energy management program, the 14 building energy management fund, and the energy loan program 9 15 established in sections 473.19, 473.19A, and 473.20, respectively. w. Coordinate the energy city designation program created <u>in section 473.41.</u> 9 19 x. Provide assistance to local government bodies and the 20 public regarding access to solar energy pursuant to section 564A.9. 9 22 <del>j.</del> <u>y.</u> Submit an annual report to the governor and general 9 23 assembly by November 1 of each year concerning the activities 9 24 and programs of the office, Iowa power fund, and other 9 25 departments related to renewable energy, renewable fuels, and 9 26 energy efficiency. The report shall include an assessment of 9 27 needs with respect to renewable energy, renewable fuels, and 9 28 energy efficiency efforts and policy and fiscal 9 29 recommendations for renewable energy, renewable fuels, and 9 30 energy efficiency. In addition, the director shall review 9 31 issues relating to the transportation of biofuels and explore 9 32 leading and participating in multistate efforts relating to 33 renewable energy and energy efficiency.
34 k. z. Adopt rules pursuant to chapter 17A concerning the 9 34 9 35 office, the Iowa power fund, and the programs and functions of 1 the office and the fund. 10 10 Sec. 20. Section 469.4, subsection 1, Code 2009, is 3 amended to read as follows: 10 1. The director shall develop an Iowa energy independence 10 5 plan with the assistance of the department of natural 6 resources as provided in section 473.7, and in association 10 10 10 7 with public and private partners selected by the director 8 including representatives of the energy industry, 10 10 environmental interests, agricultural interests, business 10 10 interests, other interested parties, and members of the 10 11 general public. The plan shall be subject to approval by the 10 12 board. 10 13 Sec. 21. Section 469.10, subsection 2, Code 2009, is 10 14 amended to read as follows: 10 15 2. <u>a.</u> Of the moneys appropriated to the office and 10 16 deposited in the fund, the office shall utilize up to three 10 17 and five=tenths percent of the amount appropriated from the 10 18 fund for a fiscal year for administrative costs. 10 19 10 20 office shall not employ more than four full=time equivalent 10 21 positions. Notwithstanding any other limitation, the director

b. From the funds available for administrative costs, the 10 22 may use funds received from any source other than the state 10 23 general fund to employ personnel necessary to administer any 10 24 program assigned to the office or to another state agency.
10 25 Sec. 22. Section 470.1, Code 2009, is amended to read as

Sec. 22. 10 26 follows:

470.1 DEFINITIONS.

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As used in this chapter unless the context otherwise 10 29 requires:

- 1. "Commissioner" means the state building code commissioner.
- 2. "Department" means the department of natural resources.
  3. 2. "Director" means the director of the department of 10 32 10 33 2. "Director" means the director of the department of natural resources office of energy independence.

4. 3. "Economic life" means the projected or anticipated useful life of a facility as expressed by a term of years. 10 35

- 5. 4. "Energy system" includes but is not limited to the following equipment or measures:
  - a. Equipment used to heat or cool the facility.b. Equipment used to heat water in the facility.
- c. On=site equipment used to generate electricity for the major facility.
  d. On=site equipment that uses the sun, wind, oil, natural
- 8 gas, coal or electricity as a power source.
- 11 10 e. Energy conservation measures in the facility design and 11 11 construction that decrease the energy requirements of the 11 12 facility.
- "Facility" means a building having twenty thousand 11 13 <del>6.</del> <u>5.</u> 11 14 square feet or more of usable floor space that is heated or 11 15 cooled by a mechanical or electrical system or any building, 11 16 system, or physical operation which consumes more than forty 11 17 thousand British thermal units (BTUs) per square foot per 11 18 year.
- 11 19 <del>7 .</del> 6. "Initial cost" means the moneys required for the 11 20 capital construction or renovation of a facility.

11 21  $\frac{8}{1}$  "Life cycle cost analysis" means an analytical 11 22 technique that considers certain costs of owning, using and 11 23 operating a facility over its economic life including but not 11 24 limited to the following:
11 25 a. Initial costs. a. Initial costs. 11 26 b. System repair and replacement costs. c. Maintenance costs. d. Operating costs i 11 27 11 28 Operating costs, including energy costs. 11 29 Salvage value. e. "Office" means the office of energy independence 11 30 established in section 469.2.
9. "Public agency" means a state agency, political 11 32 11 33 subdivision of the state, school district, area education agency, or community college.
10. "Renovation" means a project where additions or 11 34 11 35 12 alterations exceed fifty percent of the value of a facility and will affect an energy system. Sec. 23. Section 470.3, subsection 2, Code 2009, is 12 12 12 amended to read as follows: 12 2. A public agency or a person preparing a life cycle cost 6 analysis for a public agency shall consider the methods and 7 analytical models provided by the department office and 12 12 12 8 available through the commissioner, which are suited to the 12 9 purpose for which the project is intended. Within sixty days 12 10 of final selection of a design architect or engineer, a public 12 11 agency, which is also a state agency under section 7D.34, 12 12 shall notify the commissioner and the department office of the 12 13 methodology to be used to perform the life cycle cost 12 14 analysis, on forms provided by the department office. 12 15 Sec. 24. Section 470.7, Code 2009, is amended to read as 12 16 follows: 12 17 470.7 LIFE CYCLE COST ANALYSIS == APPROVAL. 12 18 1. The public agency responsible for the new construction 12 19 or renovation of a public facility shall submit a copy of the 12 20 life cycle cost analysis for review by the commissioner who 12 21 shall consult with the department office. If the public 12 22 agency is also a state agency under section 7D.34, comments by 12 23 the <del>department</del> office or the commissioner, including any 12 24 recommendation for changes in the analysis, shall, within 12 25 thirty days of receipt of the analysis, be forwarded in 12 26 writing to the public agency. If either the department office 12 27 or the commissioner disagrees with any aspects of the life 12 28 cycle cost analysis, the public agency affected shall timely 12 29 respond in writing to the commissioner and the department 12 30 <u>office</u>. The response shall indicate whether the agency 12 31 intends to implement the recommendations and, if the agency 12 32 does not intend to implement them, the public agency shall 33 present its reasons. The reasons may include, but are not 12 34 limited to, a description of the purpose of the facility or 12 35 renovation, preservation of historical architectural features, 13 1 architectural and site considerations, and health and safety 13 2 concerns 13 2. Within thirty days of receipt of the response of the 4 public agency affected, the department office, the 13 13 commissioner, or both, shall notify in writing the public 6 agency affected of the department's office's, the 13 13 commissioner's, or both's agreement or disagreement with the 13 8 response. In the event of a disagreement, the department office, the commissioner, or both, shall at the same time 13 13 10 transmit the notification of disagreement with response and 13 11 related papers to the executive council for resolution 13 12 pursuant to section 7D.34. The life cycle cost analysis 13 13 process, including submittal and approval, and implementation 13 14 exemption requests pursuant to section 470.8, shall be 13 15 completed prior to the letting of contracts for the 13 16 construction or renovation of a facility. 13 17 Sec. 25. Section 473.1, Code 2009, is amended to read as 13 18 follows: 13 19 DEFINITIONS. 473.1 13 20 As used in this chapter, unless the context otherwise 13 21 requires: 13 22 1. "Alternative and renewable energy" means the same as in 13 23 section 469.31. 2. "Commission" means the environmental protection 13 24 13 25 commission of the department of natural resources. 3. "Department" means the department of natural resources 13 26  $\frac{-13}{27}$ created under section 455A.2. 13 28 4. 3. "Director" means the director of the department 13 29 office or a designee.
13 30 5. 4. "Energy" or "energy sources" means gasoline, fuel

13 31 oil, natural gas, propane, coal, special fuels and

13 32 electricity. 13 33 <u>5. "Office" means the office of energy independence</u> established in section 469.2. 6. "Renewable fuel" means the same as in section 469.31.
7. "Supplier" means any person engaged in the business of 14 1 14 2 selling, importing, storing, or generating energy sources, 3 alternative and renewable energy, or renewable fuel in Iowa. 4 Sec. 26. Section 473.7, Code 2009, is amended to read as 14 14 14 5 follows: 14 6 473.7 DUTIES OF THE DEPARTMENT OFFICE. 14 The department office shall: 1. Assist the director of the office of energy 14 8 14 9 independence with preparation of the Iowa energy independence 14 10 plan as provided in section 469.4. In addition to assistance 14 11 requested by the director, the department shall supply Supply 14 12 and annually update the following information: 14 13 14 14 a. The historical use and distribution of energy in Iowa. b. The growth rate of energy consumption in Iowa, 14 15 including rates of growth for each energy source. 14 16 c. A projection of Iowa's energy needs at a minimum through the year 2025.
d. The impact of meeting Iowa's energy needs on the 14 17 14 18 14 19 economy of the state, including the impact of energy 14 20 efficiency and renewable energy on employment and economic 14 21 development. 14 22 e. The impact of meeting Iowa's energy needs on the 14 23 environment of the state, including the impact of energy 14 24 production and use on greenhouse gas emissions. f. An evaluation of renewable energy sources, including 14 25 14 26 the current and future technological potential for such 14 27 sources. 14 28 2. a. The department office shall collect and analyze 14 29 data to use in forecasting future energy demand and supply for 14 30 the state. A supplier is required to provide information 14 31 pertaining to the supply, storage, distribution, and sale of 14 32 energy sources in this state when requested by the department 14 33 office. The information shall be of a nature which directly 14 34 relates to the supply, storage, distribution, and sale of 14 35 energy sources, and shall not include any records, documents, 15 15 15 4 reasonable effort to determine if such information is 15 15 5 available from any other governmental source. If it finds 15 7 require submission of the information from a supplier. 15 15 15

1 books, or other data which relate to the financial position of 2 the supplier. The department office, prior to requiring any 3 supplier to furnish it with such information, shall make every 6 such information is available, the department office shall not 8 Notwithstanding the provisions of chapter 22, information and 9 reports obtained under this section shall be confidential 15 10 except when used for statistical purposes without identifying 15 11 a specific supplier and when release of the information will 15 12 not give an advantage to competitors and serves a public 15 13 purpose. The department office shall use this data to conduct 15 14 energy forecasts. b. The department may subpoena witnesses, administer

15 16 oaths, and require the production of records, books, and 15 17 documents for examination in order to obtain information 15 18 required to be submitted under this section. In case of -15 19 failure or refusal on the part of any person to comply with a -15 20 subpoena issued by the department, or in case of the refusal -15 21 of any witness to testify as to any matter regarding which the 15 22 witness may be interrogated under this chapter, the district 15 23 court, upon the application of the department, may order the 15 24 person to show cause why the person should not be held in 15 25 contempt for failure to testify or comply with a subpoena, and -15 26 may order the person to produce the records, books, and -15 27 documents for examination, and to give testimony. The courts 15 28 may punish for contempt as in the case of disobedience to a 15 29 like subpoena issued by the court, or for refusal to testify.

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- 15 30 3. Develop, recommend, and implement with appropriate 15 31 agencies public and professional education and communication 15 32 programs in energy efficiency, energy conservation, and 15 33 conversion to alternative and renewable energy.
- 15 34 4. When necessary to carry out its duties under this 15 35 chapter, enter into contracts with state agencies and other qualified contractors.
  - 5. Receive and accept grants made available for programs 3 relating to duties of the department office under this 4 chapter.
- 16 16 6. Promulgate rules necessary to carry out the provisions 16 6 of this chapter, subject to review in accordance with chapter 7 17A. Rules promulgated by the governor pursuant to a

16 8 proclamation issued under the provisions of section 473.8 16 9 shall not be subject to review or a public hearing as required 16 10 in chapter 17A; however, agency office rules for implementation of the governor's proclamation are subject to 16 11 16 12 the requirements of chapter 17A.

7. Examine and determine whether additional state 16 13 16 14 regulatory authority is necessary to protect the public 16 15 interest and to promote the effective development, interest and to promote the effective development, 16 16 utilization, and conservation of energy resources. 16 17 department office finds that additional regulatory authority 16 18 is necessary, the <u>department office</u> shall submit 16 19 recommendations to the general assembly concerning the nature 16 20 and extent of such regulatory authority and which state agency

16 21 should be assigned such regulatory responsibilities. 16 22 8. Develop and assist in the implementation of public 16 23 education and communications programs in energy development, 16 24 use and conservation, in cooperation with the department of 16 25 education, the state university extension services and other 16 26 public or private agencies and organizations as deemed 16 27 appropriate by the department office.

9. Develop, in coordination with the office of energy 16 28 <del>16 29</del> independence, a program to annually give public recognition to 16 30 innovative methods of energy conservation, energy management,

16 31 and alternative and renewable energy production.
16 32 10. Administer and coordinate, in coordinate 10. Administer and coordinate, in coordination with the 33 office of energy independence, federal funds for energy 16 34 conservation, energy management, and alternative and renewable 16 35 energy programs.

11. Administer and coordinate the state building energy 2 management program including projects funded through private 3 financing.

12. Provide information from monthly fuel surveys which 5 establish a statistical average of motor fuel prices for 6 various motor fuels provided throughout the state. 7 Additionally, the department office shall provide statewide 8 monthly fuel survey information which establishes a 9 statistical average of motor fuel prices for various motor 17 10 fuels provided in both metropolitan and rural areas of the 17 11 state. The survey results shall be publicized in a monthly 17 12 press release issued by the department office.

13. Conduct a study on activities related to energy 14 production and use which contribute to global climate change -17 15 and the depletion of the stratospheric ozone layer. The study 17 16 shall identify the types and relative contributions of these -17 17 activities in Iowa. The department shall develop a strategy -17 18 to reduce emissions from activities identified as having an 17 19 adverse impact on the global climate and the stratospheric 17 20 ozone layer. The department shall submit a report containing 17 21 its findings and recommendations to the governor and general

-17 22 assembly by January 1, 1992. 17 23 Sec. 27. Section 473.8, unnumbered paragraph 1, Code 2009, 17 24 is amended to read as follows:

If the department office by resolution determines the 17 26 health, safety, or welfare of the people of this state is 17 27 threatened by an actual or impending acute shortage of usable 17 28 energy, it shall transmit the resolution to the governor 17 29 together with its recommendation on the declaration of an 17 30 emergency by the governor and recommended actions, if any, to 17 31 be undertaken. Within thirty days of the date of the 17 32 resolution, the governor may issue a proclamation of emergency 17 33 which shall be filed with the secretary of state. The 17 34 proclamation shall state the facts relied upon and the reasons 17 35 for the proclamation.

Sec. 28. Section 473.8, subsection 4, Code 2009, is amended to read as follows:

2 4. Delegate any administrative authority vested in the

governor to the department office or the director.

Sec. 29. Section 473.10, Code 2009, is amended to read as follows:

473.10 RESERVE REQUIRED.

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- 1. If the department office or the governor finds that an impending or actual shortage or distribution imbalance of liquid fossil fuels may cause hardship or pose a threat to the 18 11 health and economic well=being of the people of the state or a 18 12 significant segment of the state's population, the <del>department</del> 18 13 office or the governor may authorize the director to operate a 18 14 liquid fossil fuel set-aside program as provided in subsection 18 15 2.
- 18 16 2. Upon authorization by the department office or the 18 17 governor the director may require a prime supplier to reserve 18 18 a specified fraction of the prime supplier's projected total

18 19 monthly release of liquid fossil fuel in Iowa. The director 18 20 may release any or all of the fuel required to be reserved by 18 21 a prime supplier to end-users or to distributors for release 18 22 through normal retail distribution channels to retail 18 23 customers. However, the specified fraction required to be 18 24 reserved shall not exceed three percent for propane, aviation fuel and residual oil, and five percent for motor gasoline, 18 25 18 26 heating oil, and diesel oil.

The department office shall periodically review and may 18 28 terminate the operation of a set-aside program authorized by the department office under subsection 1 when the department office finds that the conditions that prompted the 18 30 18 31 authorization no longer exist. The governor shall 18 32 periodically review and may terminate the operation of a set-aside program authorized by the governor under subsection 18 33 18 34 1 when the governor finds that the conditions that prompted 18 35 the authorization no longer exist.

4. The director shall adopt rules to implement this section.

Sec. 30. Section 473.15, Code 2009, is amended to read as follows:

473.15 ANNUAL REPORT.

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The department office shall complete an annual report to assess the progress of state agencies in implementing energy management improvements, alternative and renewable energy 9 systems, and life cycle cost analyses under chapter 470, and 19 10 on the use of renewable fuels. The department office shall 19 11 work with state agencies and with any entity, agency, or 19 12 organization with which they are associated or involved in 19 13 such implementation, to use available information to minimize 19 14 the cost of preparing the report. The <del>department</del> office shall 19 15 also provide an assessment of the economic and environmental 19 16 impact of the progress made by state agencies related to 19 17 energy management and alternative and renewable energy, along 19 18 with recommendations on technological opportunities and 19 19 policies necessary for continued improvement in these areas. Sec. 31. Section 473.19, Code 2009, is amended to read as

follows:

473.19 ENERGY BANK BUILDING ENERGY MANAGEMENT PROGRAM.

- The <u>building</u> energy <del>bank</del> <u>management</u> program is ished by the <del>department</del> <u>office</u>. The <u>building</u> energy 1. 19 24 established by the department office. 19 25 bank management program consists of the following forms of 19 26 assistance for the state, state agencies, political 19 27 subdivisions of the state, school districts, area education 19 28 agencies, community colleges, and nonprofit organizations: 19 29 a. Promoting program availability.
- 19 30 b. Developing or identifying guidelines and model energy 19 31 techniques for the completion of energy analyses for state 19 32 agencies, political subdivisions of the state, school 19 33 districts, area education agencies, community colleges, and 34 nonprofit organizations.
  - Providing technical assistance for conducting or evaluating energy analyses for state agencies, political subdivisions of the state, school districts, area education
  - agencies, community colleges, and nonprofit organizations.
    d. Providing or facilitating loans, leases, and other 5 methods of alternative financing under the energy loan program for the state, state agencies, political subdivisions of the state, school districts, area education agencies, community 8 colleges, and nonprofit organizations to implement energy management improvements or energy analyses.
- e. Providing assistance for obtaining insurance on the 20 11 energy savings expected to be realized from the implementation 20 12 of energy management improvements.
- f. Facilitating self=liquidating financing for the state, 20 14 state agencies, political subdivisions of the state, school 20 15 districts, area education agencies, community colleges, and 20 16 nonprofit organizations pursuant to section 473.20A.
- Assisting the treasurer of state with financing 20 18 agreements entered into by the treasurer of state on behalf of 20 19 state agencies to finance energy management improvements 20 20 pursuant to section 12.28.
- 20 21 2. For the purpose of this section, section 473.20, and 20 22 section 473.20A, "energy management improvement" means 20 23 construction, rehabilitation, acquisition, or modification of 20 24 an installation in a facility or vehicle which is intended to 20 25 reduce energy consumption, or energy costs, or both, or allow 20 26 the use of alternative and renewable energy. "Energy 20 27 management improvement" may include control and measurement 20 28 devices. "Nonprofit organization" means an organization 20 29 exempt from federal income taxation under section 501(c)(3) of

20 30 the Internal Revenue Code.

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3. The department office shall submit a report by January 20 32 1 annually to the governor and the general assembly detailing 20 33 services provided and assistance rendered pursuant to the 20 34 <u>building</u> energy <del>bank</del> <u>management</u> program and pursuant to 20 35 sections 473.20 and 473.20A, and receipts and disbursements in 1 relation to the <u>building</u> energy <del>bank</del> <u>management</u> fund created in section 473.19A.

4. Moneys awarded or allocated to the state, its citizens, 4 or its political subdivisions as a result of the federal court 5 decisions and United States department of energy settlements 6 resulting from alleged violations of federal petroleum pricing 7 regulations attributable to or contained within the Stripper 8 Well fund shall be allocated to and remain under the control 9 of the department office for utilization for energy 21 10 program=related staff support purposes.

Sec. 32. Section 473.19A, Code 2009, is amended to read as 21 12 follows:

473.19A BUILDING ENERGY BANK MANAGEMENT FUND.

- 1. The  $\underline{\text{building}}$  energy  $\underline{\text{bank}}$   $\underline{\text{management}}$  fund is created 21 15 within the state treasury under the control of the department, 21 16 in collaboration with the office of energy independence established in section 469.2 office. The fund shall be used 21 18 for the operational expenses and administrative costs incurred 21 19 by the department office in facilitating and administering the 21 20 <u>building</u> energy <del>bank</del> <u>management</u> program established in section 21 21 473.19.
- 2. The <u>building</u> energy <del>bank</del> <u>management</u> fund shall consist 21 23 of amounts deposited into the fund or allocated from the 21 24 following sources:
- a. Any moneys awarded or allocated to the state, its 21 26 citizens, or its political subdivisions as a result of the 21 27 federal court decisions and United States department of energy 21 28 settlements resulting from alleged violations of federal 29 petroleum pricing regulations attributable to or contained 21 30 within the Exxon fund. Amounts remaining in the oil 21 31 overcharge account established in section 455E.11, subsection 21 32 2, paragraph "e", Code 2007, and the energy conservation trust 21 33 established in section 473.11, Code 2007, as of June 30, 2008, 21 34 shall be deposited into the <u>building</u> energy <del>bank</del> <u>management</u> 21 35 fund pursuant to this paragraph, notwithstanding section 8.60, subsection 15, Code 2007.
- b. (1) Moneys received in the form of fees imposed upon 3 the state, state agencies, political subdivisions of the 4 state, school districts, area education agencies, community 5 colleges, and nonprofit organizations for services performed 6 or assistance rendered pursuant to the <u>building</u> energy <del>bank</del> 7 <u>management</u> program. Fees imposed pursuant to this paragraph 8 shall be established by the <u>department</u> office in an amount 9 corresponding to the operational expenses or administrative 22 10 costs incurred by the department office in performing services 22 11 or providing assistance authorized pursuant to the building 22 12 energy bank management program, as follows:
- (a) For a building of up to twenty=five thousand square 22 14 feet, two thousand five hundred dollars.
- (b) For a building in excess of twenty=five thousand 22 16 square feet, an additional eight cents per square foot.
- 22 17 (c) A building that houses more energy intensive functions 22 18 may be subject to a higher fee than the fees specified in 22 19 subparagraphs (a) and (b) as determined by the department 22 20 <u>office</u>.
- Any fees imposed shall be retained by the department (2) 22 22 office and are appropriated to the department office for 22 23 purposes of providing services or assistance under the 22 24 program.
- c. Moneys appropriated by the general assembly and any 22 26 other moneys, including grants and gifts from government and 22 27 nonprofit organizations, available to and obtained or accepted 22 28 by the department office for placement in the fund.
- 22 29 d. Moneys contained in the intermodal revolving loan fund 22 30 administered by the department of transportation for the 22 31 fiscal year beginning July 1, 2019, and succeeding fiscal 22 32 years.
- 22 33 e. Moneys in the fund are not subject to section 8.33. 22 34 Notwithstanding section 12C.7, interest or earnings on moneys 22 35 in the fund shall be credited to the fund.
- 23 The <u>building</u> energy <del>bank</del> <u>management</u> fund shall be 23 2 limited to a maximum of one million dollars. Amounts in excess of this maximum limitation shall be transferred to and 23 23 4 deposited in the rebuild Iowa infrastructure fund created in 5 section 8.57, subsection 6.

23 6 Sec. 33. Section 473.20, Code 2009, is amended to read as 23 follows:

> 473.20 ENERGY LOAN PROGRAM.

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1. An energy loan program is established and shall be

23 10 administered by the department office

2. The department office may facilitate the loan process 23 12 for political subdivisions of the state, school districts, 23 13 area education agencies, community colleges, and nonprofit 23 14 organizations for implementation of energy management 23 15 improvements identified in an energy analysis. Loans shall be 23 16 facilitated for all cost=effective energy management 23 17 improvements. For political subdivisions of the state, school 23 18 districts, area education agencies, community colleges, and 23 19 nonprofit organizations to receive loan assistance under the 23 20 program, the department office shall require completion of an 23 21 energy management plan including an energy analysis. 23 22 department office shall approve loans facilitated under this 23 23 section.

3. a. Cities and counties shall repay the loans from 23 25 moneys in their debt service funds. Area education agencies 23 26 shall repay the loans from any moneys available to them.

b. School districts and community colleges may enter into 23 28 financing arrangements with the department office or its duly 23 29 authorized agents or representatives obligating the school 23 30 district or community college to make payments on the loans 23 31 beyond the current budget year of the school district or 23 32 community college. Chapter 75 shall not be applicable. 23 33 School districts shall repay the loans from moneys in either 23 34 their general fund or debt service fund. Community colleges 23 35 shall repay the loans from their general fund. Other entiti Other entities receiving loans under this section shall repay the loans from any moneys available to them.

4. For the purpose of this section, "loans" means loans,

4 leases, or alternative financing arrangements.
5 5. Political subdivisions of the state, school districts, 6 area education agencies, and community colleges shall design 7 and construct the most energy cost=effective facilities feasible and may use financing facilitated by the department office to cover the incremental costs above minimum building 8 24 10 code energy efficiency standards of purchasing 24 11 energy=efficient devices and materials unless other lower cost 24 12 financing is available. As used in this section, "facility" 24 13 means a structure that is heated or cooled by a mechanical or 24 14 electrical system, or any system of physical operation that 24 15 consumes energy to carry out a process.

6. The department office shall not require the state, 24 16 state agencies, political subdivisions of the state, school 24 17 24 18 districts, area education agencies, and community colleges to 24 19 implement a specific energy management improvement identified 24 20 in an energy analysis if the entity which prepared the 24 21 analysis demonstrates to the department office that the facility which is the subject of the energy management 24 22 24 23 improvement is unlikely to be used or operated for the full 24 24 period of the expected savings payback of all costs associated 24 25 with implementing the energy management improvement, including 24 26 without limitation, any fees or charges of the department 24 27 office, engineering firms, financial advisors, attorneys, and 24 28 other third parties, and all financing costs including 24 29 interest, if financed. interest, if financed.

Sec. 34. Section 473.20A, subsection 1, Code 2009, is 24 31 amended to read as follows:

1. a. The <del>department of natural resources</del> <u>office</u> may 24 33 facilitate financing agreements that may be entered into with 24 34 political subdivisions of the state, school districts, area 24 35 education agencies, community colleges, or nonprofit 25 1 organizations to finance the costs of energy management 2 improvements on a self=liquidating basis. The provisions of section 473.20 defining eligible energy management improvements apply to financings under this section.

The financing agreement may contain provisions, including interest, term, and obligations to make payments on 6 the financing agreement beyond the current budget year, as may 8 be acceptable to political subdivisions of the state, school 9 districts, area education agencies, community colleges, or 25 10 nonprofit organizations.

The department office shall assist the treasurer of 25 11 c. 25 12 state with financing agreements entered into by the treasurer 25 13 of state on behalf of state agencies pursuant to section 12.28 25 14 to finance energy management improvements being implemented by 25 15 state agencies.

Sec. 35. Section 473.41, Code 2009, is amended to read as

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473.41 ENERGY CITY DESIGNATION PROGRAM.

25 19 1. The department office shall establish an energy city 25 20 designation program, with the objective of encouraging cities 25 21 to develop and implement innovative energy efficiency 25 22 programs. To qualify for designation as an energy city, 25 23 city shall submit an application on forms prescribed by the 25 24 department office by rule, indicating the following:

a. Submission of community=based plans for energy 25 26 reduction projects, energy=efficient building construction and 25 27 rehabilitation, and alternative or renewable energy 25 28 production.

b. Efforts to secure local funding for community=based 25 30 plans, and documentation of any state or federal grant or loan 25 31 funding being pursued in connection therewith.

Involvement of local schools, civic organizations, 25 33 chambers of commerce, and private groups in a community=based 25 34 plan.

Existing or proposed ordinances encouraging energy efficiency and conservation, recycling efforts, and energy=efficient building code provisions and enforcement.

e. Organization of an energy day observance and 4 proclamation with a commemorating event and awards ceremony for leading energy=efficient community businesses, groups, schools, or individuals.

2. The department office shall establish by rule criteria 8 for awarding energy city designations. If more than one designation is awarded annually, the criteria shall include a 26 10 requirement that the department office award the designations 26 11 to cities of varying populations. Rules shall also be 26 12 established identifying and publicizing state grant and loan 26 13 programs relating to energy efficiency, and the development of 26 14 a procedure whereby the department office shall coordinate 26 15 with other state agencies preferences given in the awarding of 26 16 grants or making of loans to energy city designated 26 17 applicants.

Sec. 36. Section 476.6, subsection 16, paragraph b, Code

2009, is amended to read as follows:

b. A gas and electric utility required to be 26 21 rate=regulated under this chapter shall assess potential 26 22 energy and capacity savings available from actual and 26 23 projected customer usage by applying commercially available 26 24 technology and improved operating practices to energy=using The utility shall submit the 26 25 equipment and buildings. 26 26 assessment to the board. Upon receipt of the assessment, the 26 27 board shall consult with the department of natural resources 26 28 office of energy independence to develop specific capacity and 26 29 energy savings performance standards for each utility. 26 30 utility shall submit an energy efficiency plan which shall 26 31 include economically achievable programs designed to attain 26 32 these energy and capacity performance standards. The board 26 33 shall periodically report the energy efficiency results 26 34 including energy savings of each utility to the general 26 35 assembly.

Sec. 37. Section 476.63, Code 2009, is amended to read as 2 follows:

476.63 ENERGY EFFICIENCY PROGRAMS.

The division shall consult with the department of natural resources office of energy independence in the development and 27 6 implementation of public utility energy efficiency programs. Sec. 38. Section 564A.9, Code 2009, is amended to read as 8 follows:

564A.9 ASSISTANCE TO LOCAL GOVERNMENT BODIES AND THE 27 10 PUBLIC.

The department of natural resources office of energy independence shall make available information and guidelines 27 13 to assist local government bodies and the public to understand 27 14 and use the provisions of this chapter. The information and 27 15 guidelines shall include an application form for a solar 27 16 access easement, instructions and aids for preparing and 27 17 recording solar access easements and model ordinances that 27 18 promote reasonable access to solar energy.

Sec. 39. Section 473.13A, Code 2009, is repealed.

TRANSITION PROVISIONS == RULEMAKING. Sec. 40.

27 20 27 21 1. Any moneys retained in any account or fund under the 27 22 control of the department of natural resources relative to the 27 23 provisions of this Act shall be transferred to a comparable 27 24 fund or account under the control of the office of energy 27 25 independence for such purposes.

2. Any license, permit, or contract issued or entered into 27 27 by the department of natural resources relative to the

27 28 provisions of this Act in effect on the effective date of this 27 29 Act shall continue in full force and effect pending transfer 27 30 of such licenses, permits, or contracts to the office of 27 31 energy independence.
27 32 3. Not later than August 1, 2009, the office of energy

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27 33 independence shall adopt administrative rules previously 34 adopted by the department of natural resources relative to the 27 35 provisions of this Act in existence on the effective date of 1 this Act by emergency rulemaking pursuant to section 17A.4, 2 subsection 3, and section 17A.5, subsection 2, paragraph "b" 3 The rules shall become effective immediately upon filing or on 4 a later effective date specified in the rules. Any rules 5 adopted in accordance with the provisions of this section 6 shall also be published as a notice of intended action as 7 provided in section 17A.4. Any rule, regulation, form, order, 8 or directive promulgated by the department relative to the 28 9 provisions of this Act in effect on the effective date of this 28 10 Act shall continue in full force and effect until such 28 11 emergency rules are adopted.

4. The provisions of section 469.10, subsection 2, 28 13 relating to utilization by the director of the office of 28 14 energy independence of any funds received from any source 28 15 other than the state general fund to employ personnel 28 16 necessary to administer any program assigned to the office or 28 17 to another state agency, shall be applicable to the transfer 28 18 from the department of natural resources to the office of 28 19 energy independence of individuals currently employed by the 28 20 department in capacities relating to the programs or 28 21 provisions transferred from the department to the office 28 22 pursuant to this Act.

## EXPLANATION

28 24 This bill transfers authority over specified energy=related 28 25 measures and programs from the department of natural resources 28 26 to the office of energy independence. References to the 28 27 "department" are changed to the "office" throughout Code 28 28 chapter 470 relating to life cycle cost analyses of public 28 29 facilities, and Code chapter 473, which contains provisions 28 30 relating to the development of policies and programs that 28 31 promote energy efficiency, alternative and renewable energy, 28 32 and energy management improvement financing. Similar 28 33 reference changes are made with regard to approving 28 34 engineering firms for performance of comprehensive engineering 28 35 analyses done on a building in which a state agency seeks to 1 improve energy efficiency pursuant to Code section 7D.34, 2 developing standards and methods to evaluate design 3 development and construction documents based on life cycle 4 cost factors in relation to design proposals submitted 5 pursuant to Code section 72.5, and coordinating with other 6 state agencies regarding implementation of the office of 7 renewable fuels and coproducts pursuant to Code section 8 159A.3, serving on the renewable fuels and coproducts advisory 9 committee, and assisting in providing technical assistance to 29 10 new or existing renewable fuel production facilities. 29 11 Additional transfers of authority include awarding 29 12 demonstration grants for alternative fuels research pursuant 29 13 to Code section 214A.19, appointing a representative to serve 29 14 on the Iowa energy center advisory council established in Code 29 15 section 266.39C, making available energy efficiency=related 29 16 continuing education courses pursuant to Code section 272C.2, 29 17 receiving results relating to energy audits from school 29 18 districts and perform related functions pursuant to Code 29 19 section 279.44, determining whether special hardship criteria 29 20 has been demonstrated regarding franchise alternative fuel 29 21 purchases pursuant to Code section 323A.2, and providing 29 22 assistance to local government bodies and the public regarding 29 23 access to solar energy pursuant to Code section 564A.9. 29 24 Conforming changes are made in Code chapter 469 regarding the 29 25 transfer of authority. With reference to transferred 29 26 authority for specified duties of the department of natural 29 27 resources in Code section 473.7, the bill deletes the ability 29 28 to issue a subpoena and related authority regarding the 29 29 obtaining of information formerly required to be submitted to

29 30 the department. 29 31 Additionally, the bill provides that, notwithstanding any 32 other limitation, the director may use funds received from any 29 33 source other than the state general fund to employ personnel 29 34 necessary to administer any program assigned to the office or 29 35 to another state agency, including employing employees 30 1 transferred from the department in positions relating to the

2 authority transferred under the bill.

The bill repeals Code section 473.13A, which contained

4 outdated terminology and outdated provisions regarding
5 financing for energy measures provided directly by the
6 department. The bill also changes the names of the energy
7 bank program and the energy bank fund to building energy
8 management program and building energy management fund,
9 respectively.
10 The bill contains transition provisions regarding the
11 transfer of moneys retained in an account or fund under the
12 control of the department to a comparable fund or account of
13 the office, regarding the continuation of any license, permit,
14 or contract issued or entered into by the department of
15 natural resources pending transfer and assignment to the
16 office; and regarding the continuation of any rule,
17 regulation, form, order, or directive promulgated by the
18 department relative to the provisions of the bill until
19 emergency rules are promulgated by the department.
20 LSB 1302SV 83
20 LSB 1302SV 83